

IRB-BRASIL RESSEGUROS S.A.

Corporate Taxpayer's ID (CNPJ): 33.376.989/0001- 91
Company Registry (NIRE): 333.0030917-9
Publicly-held Company

COMMUNICATION ON CORPORATE DEMAND

Rio de Janeiro, September 13, 2022 – IRB-Brasil Resseguros S.A. (B3: IRBR3) ("IRB Brasil RE" or "Company"), in compliance with art. 33, XLIII and Annex I of CVM Resolution No. 80/22, informs to shareholders and the market in general about the CAM Arbitration Procedure No. 224/22, whose object is similar to that discussed in other arbitration proceedings involving the Company already disclosed in its Reference Form:

- <u>Parties:</u> Mr. Everton George dos Santos, as claimant ("Applicant"), and the Company, as defendant:
- Amount involved: R\$ 807,430.80 (amount attributed by the Claimant to the case);
- <u>Summary of the facts narrated by the Applicant:</u> The Applicant informs that he acquired shares issued by the Company between June 9, 2020 and April 20, 2021, and was later surprised by the disclosure, by IRB Brasil RE itself, of (i) information about the result of internal investigations that would have found irregularities in the payment of alleged bonuses; (ii) new versions of financial statements, from previous years, with irregularities committed; and (iii) disclosure of untrue information about the shareholding base. Thus, the Applicant claims that the shares issued by the Company acquired by him presented a strong devaluation as a result of these alleged facts, which is why the Applicant requires the Company to pay him an indemnity;

Requests: (i) condemnation of the Company to pay the loss allegedly suffered by the Claimant, in the amount of R\$787,430.80 with monetary restatement and correction; (ii) condemnation of the Company to the payment of moral damages allegedly suffered by the Claimant, in the amount of R\$ 20,000.00; (iii) reversal of the burden of proof, so that the Company can demonstrate that it has taken steps to repair the damages allegedly suffered by the Claimant; and (iii) condemnation of the Company to pay the loss of suit,



procedural costs, fees arising from the arbitration procedure and attorney's fees, to be arbitrated at 20% (twenty percent) of the value of the case.

IRB-BRASIL RESSEGUROS S.A. Willy Otto Jordan Neto

Chief Financial and Investor Relations Officer